## **COMBINED DECLARATION AND POWER OF ATTORNEY** Attorney Docket No.: (Includes Reference to PCT International Applications) 59150-8037 As a below named inventor, I hereby declare that: My residence, post office address and citizenship are as stated below next to my name, I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled: RECOMBINANT VARICELLA-ZOSTER VIRUS the specification of which (check only one item below): $\boxtimes$ has been transmitted by the International Bureau. was filed as United States application Serial No. \* on \*. I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR §1.56(a). I hereby claim foreign priority benefits under 35 U.S.C. §119(a)-(d) or 365(b) of any foreign application(s) for patent or inventor's certificate or 365(a) of any PCT international application(s) which designated at least one country other than the United States of America listed below and have also identified below, by checking the box, any foreign application(s) for patent or inventor's certificate, or of any PCT international application(s) having a filing date before that of the application(s) on which priority is claimed PRIOR FOREIGN/PCT APPLICATION(S) AND ANY PRIORITY CLAIMS UNDER 35 U.S.C. §119: DATE OF FILING PRIORITY CLAIMED COUNTRY (if PCT. APPLICATION **UNDER 35 USC §119** indicate "PCT") NUMBER (day, month, year) 05 March 2004 JP 2004-063277 ☐ YES NO NO YES I hereby claim the benefit under 35 U.S.C. §120 of any United States application(s) or 365(c) of any PCT international application(s) designating the United States of America, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT application(s) in the manner provided by the first paragraph of 35, U.S.C. §112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR §1.56(a) which became available between the filing date of the prior application(s) and the national or PCT international filing date of this application. PRIOR U.S. APPLICATIONS OR PCT INTERNATIONAL APPLICATIONS DESIGNATING THE U.S. FOR BENEFIT UNDER 35 U.S.C. §120: **U.S. APPLICATIONS** STATUS (Check one) PENDING U.S. APPLICATION NUMBER U.S. FILING PATENTED ABANDONED DATE PCT APPLICATIONS DESIGNATING THE U.S. PCT APPLICATION NO. PCT FILING DATE U.S. Serial Nos. Assigned (if any) PCT/JP2005/003652 03 March 2005 X POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith: All attorneys associated with Customer No. 22918, affiliated with Perkins Coie

LLP.

COMBINED DECLARATION AND POWER OF ATTORNEY (CONTINUED) (Includes Reference to PCT International Applications)

Attorney Docket No.: - 59150-8037

Send Correspondence to:

Perkins Coie LLP P.O. Box 2168

Menlo Park, CA 94026 Customer No. 22918 **Direct Telephone Calls to:** 

Jacqueline F. Mahoney (650) 838-4410

		Oustomer ite: #2010		
2 0 1	FULL NAME OF INVENTOR	FAMILY NAME NAGAIKE	FIRST GIVEN NAME  Kazuhiro	SECOND GIVEN NAME
	RESIDENCE & CITIZENSHIP	стү Kagawa	STATE OR FOREIGN COUNTRY  Japan	COUNTRY OF CITIZENSHIP  JP
	POST OFFICE ADDRESS	POST OFFICE ADDRESS 1013-3, Ooazatsuji, Yamamotocho, Mitoyo-gun	сіту Кадаwa	STATE & ZIP CODE/COUNTRY 768-0100 JP
2 0 2	FULL NAME OF INVENTOR	MORI	FIRST GIVEN NAME Yasuko	SECOND GIVEN NAME
	RESIDENCE & CITIZENSHIP	CITY Osaka	STATE OR FOREIGN COUNTRY  Japan	COUNTRY OF CITIZENSHIP  JP
	POST OFFICE ADDRESS	POST OFFICE ADDRESS 7-10-3-303, Minamikasugaoka, Ibaraki-shi	сіту Osaka	STATE & ZIP CODE/COUNTRY 567-0046 JP
2 0 3	FULL NAME OF INVENTOR	GOMI	FIRST GIVEN NAME Yasuyuki	SECOND GIVEN NAME
	RESIDENCE & CITIZENSHIP	сіту <b>Kagawa</b>	STATE OR FOREIGN COUNTRY  Japan	COUNTRY OF CITIZENSHIP
	POST OFFICE ADDRESS	POST OFFICE ADDRESS Sanhaitsu Shishibori D101, 1145- 217, Muromotocho Kanonji-shi	сіту Kagawa	STATE & ZIP CODE/COUNTRY 768-0001 JP
2 0 4	FULL NAME OF INVENTOR	FAMILY NAME TAKAHASHI	FIRST GIVEN NAME  Michiaki	SECOND GIVEN NAME
	RESIDENCE & CITIZENSHIP	СІТҮ Osaka	STATE OR FOREIGN COUNTRY  Japan	COUNTRY OF CITIZENSHIP
	POST OFFICE ADDRESS	POST OFFICE ADDRESS  18-5, Aoyamadai 3-chome, Suitashi	CITY Osaka	STATE & ZIP CODE/COUNTRY 565-0875 JP
2 0 5	FULL NAME OF INVENTOR	FAMILY NAME YAMANISHI	FIRST GIVEN NAME  Kouichi	SECOND GIVEN NAME
	RESIDENCE & CITIZENSHIP	Osaka	STATE OR FOREIGN COUNTRY  Japan	JP
	POST OFFICE ADDRESS	Post office address 2-1-21, Kofudai, Toyonou-cho	CITY Osaka	STATE & ZIP CODE/COUNTRY 563-0104 JP

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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